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10/553318 PATENT COOPERATION TREATY

From the INTERN		IAL SEARCHIN	G AUTHOR	ITY			90.
То:						PCT	distation
					WR INTERNATI	ITTEN OPINION C IONAL SEARCHIN	FTHE GAUTHORITY
						(PCT Rule 43bis.1)
					Date of mailing (day/month/year)		
Applica	nt's or a	gent's file referen	ce		FOR FURTHER A	ACTION	
176	14.7	7-S1899-	31-ne			See paragraph 2 below	
		plication No. 2004/003	945	International filing date 15.04.2004	(day/month/year)	Priority date (day/montal 15.04.2003	
Internat	ional Pa	tent Classification	n (IPC) or both	national classification ar	id IPC		
Applica	ınt						
		STEM-SPA	NN AG				
1.		pinion contains it	ndications rela	ting to the following item	S:		
	\boxtimes	Box No. I	Basis of the	opinion			
	Ш	Box No. II	Priority				
	\boxtimes	Box No. III	Non-establi:	shment of opinion with re	gard to novelty, invent	ive step and industrial ap	oplicability
		Box No. IV	Lack of unit	y of invention			-
		Box No. V	Reasoned st applicability	atement under Rule 43bis c; citations and explanation	.1(a)(i) with regard to i	novelty, inventive step o ement	r industrial
	\boxtimes	Box No. VI	Certain doct	uments cited			
		Box No. VII	Certain defe	ects in the international ap	plication		
		Box No. VIII	Certain obse	ervations on the internation	nal application		
2.	FURT	THER ACTION					
	Internation than the	ational Prelimina his one to be the	ry Examining IPEA and the	Authority ("IPEA") excer	ot that this does not app d the International Bur	ply where the applicant	a written opinion of the chooses an Authority other (b) that written opinions of
	writte	n reply together,	where approp	considered to be a writt priate, with amendments n of 22 months from the p	before the expiration	of 3 months from the	ed to submit to the IPEA a e date of mailing of Form
	For fu	rther options, see	Form PCT/IS	A/220.			
3.	For fu	rther details, see i	notes to Form	PCT/ISA/220.			
L				· <u> </u>			
Name a	nd maili	ing address of the	ISA/EP		Authorized officer		
<u> </u>							
Faccimi	La No				Telephone No		

	Box No. I Basis of this opinion
ch it was	 With regard to the language, this opinion has been established on the basis of the international application in the language in wh filed, unless otherwise indicated under this item.
h (under	This opinion has been established on the basis of a translation from the original language into the following language, which is the language of a translation furnished for the purposes of international search
	Rule 12.3 and 23.1(b)).
claimed	 With regard to any nucleotide and/or amino acid sequence disclosed in the international application and necessary to the invention, this opinion has been established on the basis of:
	a. type of material
	a sequence listing
	table(s) related to the sequence listing
	b. format of material
	in written format
	in computer readable form
	c. time of filing/furnishing
	contained in the international application as filed.
,	filed together with the international application in computer readable form.
	furnished subsequently to this Authority for the purposes of search.
n filed or ication as	3. In addition, in the case that more than one version or copy of a sequence listing and/or table(s) relating thereto has been furnished, the required statements that the information in the subsequent or additional copies is identical to that in the application as filed, as appropriate, were furnished.
	4. Additional comments:
n filed	c. time of filing/furnishing contained in the international application as filed. filed together with the international application in computer readable form. furnished subsequently to this Authority for the purposes of search. In addition, in the case that more than one version or copy of a sequence listing and/or table(s) relating thereto has been furnished, the required statements that the information in the subsequent or additional copies is identical to that in the application as filed, as appropriate, were furnished.

Box No. I	II Non-establishment of opinio	on with regard to novelty, inventive step and industrial app	licability
The quest	ions whether the claimed invention a	ppears to be novel, to involve an inventive step (to be not	obvious), or to be industrially
аррисавіе	have not been examined in respect of:		
	the entire international application		
	claims Nos. 14,15,19-22		
becaus			
	the said international application, or the relate to the following subject matter	he said claims Nos. which does not require an international preliminary examinatio	on (specify):
			•
	the description, claims or drawings (in	ndicate particular elenents below) or said claims Nos.	
	are so unclear that no meaningful opin	-	
:			
		•	
	the claims, or said claims Nos.		are so inadequately supported
	by the description that no meaningful	opinion could be formed.	
	no international search report has been	n established for said claims Nos. 14,15,19-22	
	the nucleotide and/or amino acid sequ Instructions in that:	nence listing does not comply with the standard provided for	in Annex C of the Administrative
	the written form	has not been furnished	
		does not comply with the standard	
	the computer readable form	has not been furnished	
	•	does not comply with the standard	
		nd/or amino acid sequence listing, if in computer readable for Annex C-bis of the Administrative Instructions.	orm only, do not comply with the
	See Supplemental Box for further det	ails.	

Box	No. IV	Lack of unity of invention
1.	⊠ Ir	response to the invitation (Form PCT/ISA/206) to pay additional fees the applicant has:
		paid additional fees
		paid additional fees under protest
	Σ	not paid additional fees
2.		his Authority found that the requirement of unity of invention is not complied with and chose not to invite the applicant to pay illustrate the distributional fees.
3.	This Au	othority considers that the requirement of unity of invention in accordance with Rules 13.1, 13.2 and 13.3 is
	=	omplied with
	M 10	ot complied with for the following reasons:
	S	ee Supplemental Sheet
4.	Consea	uently, this opinion has been established in respect of the following parts of the international application:
•		l parts
	K-3	te parts relating to claims Nos. 1-13,16-18
	``	

International application No.
PCT/EP2004/003945

Вох			de 43bis.1(a)(i) with regard to novelty, inventive step or industrial applicability; porting such statement	
1.	Statement	•		
	Novelty (N)	Claims	1-13, 16-18	YES
		Claims		NO
	Inventive step (IS)	Claims	1-13, 16-18	YES
		Claims		NO
	Industrial applicability (IA)	Claims	1-13, 16-18	YES
		Claims		NO

2. Citations and explanations:

Cited documents:

D1: DE 202 19 340 U1

The subject-matter of the independent claims 1 and 4 is novel and inventive.

D1 (see fig. 1) discloses the closest prior art for claims 1 and 4, wherein a quick-action cylinder has a conical recess (12) which serves for the controlled guidance of the feed nipple. However, this conical recess does not act with conical bevels on the front side of the feed nipple, as is defined in the present claim 1.

A person skilled in the art will not find in the prior art any indication about the inclination of the front side of the feed nipple known from D1 so that the inclined conical bevels interact in the stressed state with a conical recess in the housing of the quick-action cylinder. For this reason, the subject-matter of claim 1 is novel and inventive.

Said person skilled in the art will not find the characterizing features of claim 4 in the prior art either so that its subject-matter is novel and inventive. These inventions are new alternatives to the controlled

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	and								nipple	into	the	recess	of	
	the	qu	ick-a	ction	cylin	nder	•							
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	Cla	ims	2-3,	5-13	and 1	16-1	8	are	depende	nt on	clai	im 1 01	4	
	so 1	that	t the	ir sul	oject-	-mat	te	ris	also n	ovel a	and i	inventi	lve.	
													,	

Cenain publisi	ed docum	nents (Rule 43bis.1 and	70.10)		
_	Applic	cation No.	Publication date (day/month/year)	Filing date (day/month/year)	Priority date (valid claim (day/month/year)
EP-1	344	599-A	17.09.2003	12.02.2003	11.03.2002
Non-written di	sclosures	(Rule 43bis.1 and 70.9)			
		(Rule 43bis.1 and 70.9)	Date of non-written o	disclosure referri	ate of written disclosure ng to non-written disclosure (day/month/year)
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International application No.
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Supplemental Box

In case the space in any of the preceding boxes is not sufficient.

Continuation of:

Box IV

The various inventions are:

1. Claims 1-13, 16-18:

Quick-action cylinder according to the preamble of claim 1, wherein the front side of the feed nipple has conical bevels which interact with an assigned conical recess or conical tip, inclined in the opposite direction, in the housing of the quick-action cylinder.

Achieved object: centring assignment between the feed nipple and the housing of the quick-action cylinder.

2. Claims 14-15:

Quick-action cylinder according to the preamble of claim 1, wherein a capturing device for mechanically coupling the feed nipple to a reciprocating piston is arranged between the feed nipple and said reciprocating piston which is arranged in the interior of the quick-action cylinder.

Achieved object: reliable guidance of the feed nipple through the quick-action cylinder.

3. Claims 19-22:

Quick-action cylinder having a locking means, brought about by spring-loaded balls, of a machine shaft which engages through the housing of the quick-action cylinder. Achieved object: high-precision positioning and securement of a machine shaft.

The common subject-matter of the first and second

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Supplemental Box

inventions is a quick-action cylinder according to the preamble of claim 1 for the controlled guidance of a feed nipple into the central receiving opening in the housing of the quick-action cylinder. Such a quick-action cylinder is not novel (see, for example, D1) so that the two inventions are not connected by a single common inventive idea.

The common subject-matter of the first and third inventions is a quick-action cylinder for locking a body such as a feed nipple or a shaft. Such a quick-action cylinder is not novel (see, for example, D1) so that the two inventions are not connected by a single common inventive idea.